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Attorneys for Defendant Interactive Systems Inc., N.V.

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

LOTTOTRON, INC.,

Plaintiff,

٧.

EH NEW VENTURES, INC., et al.,

Defendants.

Civil Action No. 2:09-6387 (FSH) (PS)

Consolidated with:

Civil Action No. 2:09-4942 (FSH) (PS)

**ELECTRONICALLY FILED** 

AMENDED DECLARATION OF WILLIAM M. GANTZ IN SUPPORT OF DEFENDANT INTERACTIVE SYSTEMS, INC. N.V.'S MOTION IN LIMINE NO. 5 TO BAR TESTIMONY REGARDING ISI'S REVENUES AS IRRELEVANT AND PREJUDICIAL IN VIEW OF STIPULATION ON DAMAGES

- I., William M. Gantz, Esq., hereby declare under penalty of perjury as follows:
- 1. I am an attorney at law in the State of Illinois and a partner with the law firm SNR Denton US LLP, attorneys for defendant, Interactive Systems, Inc. N.V. ("ISI"), in the above-entitled action. I am thoroughly familiar with the facts and circumstances of this action. I make

this Declaration in support of our Motion in Limine No. 5 To Bar Testimony Regarding ISI's Revenues As Irrelevant And Prejudicial In View of Stipulation On Damages.

- 2. Attached hereto as Exhibits are true and correct copies of the following documents:
  - A. Revised Final Pretrial Order dated December 14, 2010;
  - B. Revised Final Pretrial Order dated December 29, 2010 [Dkt. No. 112];
  - C. Friedman Dep. 44:11-23; 45:9-45:13;
  - D. Email correspondence of Mr. Summerfield dated December 27, 2010; and
  - E. Redacted copy of the document which would be PS 12 if allowed.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: January 4, 2011 /s/ William M. Gantz

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